

INDEX

Abbreviations, Acronyms and Short Forms Used: ABA: American Bar Association; ABM: anti-ballistic missile; ASIL: The American Society of International Law; AID: (U.S.) Agency for International Development; APEC: Asia Pacific Economic Cooperation forum; CIS: Commonwealth of Independent States; CSCE: Conference on Security and Co-operation in Europe; CWC Chemical Weapons Convention; EC: European Community; ECJ: European Court of Justice; EU: European Union; GATT: General Agreement on Tariffs and Trade; ICJ: International Court of Justice; ILO: International Labour Organisation; IMF: International Monetary Fund; MFN: most-favored-nation status (for trade with U.S.); NAFTA: North American Free Trade Agreement; NGO: nongovernmental organization; NPT: (Nuclear) Non-Proliferation Treaty; OPIC: Overseas Private Investment Corporation; PLO: Palestine Liberation Organization; SEC: (U.S.) Securities and Exchange Commission; UK: United Kingdom; UN: United Nations; UNGA: United Nations General Assembly; UNSC: United Nations Security Council; UNSG: United Nations Secretary-General; UR: Uruguay Round; WTO: World Trade Organization.

- Abbott, Frederick M., *Rems.*, 139–40, 306, 322, 546
 Acheson, Dean: quoted on limits of international law, 357; quoted on international community, 362–63
 Adle, Sherlyn, *Rems.*, 258
 Africa: transnational practice in, 218–19; governance problems in, 279; regional trade initiatives in, 311
 AIDS, UN campaign against, 107
 Airbus, U.S. dispute with EC on, 133
 Aleinikoff, Alexander, quoted on immigration policy, 439, 461
 Algeria, elections in, 66
 Almond, Harry H., *Rems.*, 268
 Alston, Philip, cited on UNSYG and human rights, 423
 Alvarez-Machain case, 87, 362, 384, 385, 386
 Amerada Hess case, 529
 American Bar Association (ABA): views on EU law as international law of, 217; views on Tribunal for Yugoslavia of, 252
 American Society of International Law (ASIL): outreach program of, 89; 1994 Awards and Commendations from, 381; expanding activities of, 382–83
 American Society of International Law (ASIL), panel sponsored by Young Members Interest Group of, 213–20
 Amnesty International: capital punishment survey by, 386; critique of U.S. policy on human rights treaties by, 365–67
 Andean Pact, critique of, 318
 Anderson, John: *Rems.* as Chair of panel on the U.S. as reluctant hegemon, 163; *Rems.*, 166, 168–69, 177
 An-Na'im, Abdullahi: *Rems.* on universality issue in human rights, 421–25; *Rems.*, 435–36, 437–38
 Anti-Ballistic Missile Treaty (ABM), Reagan Administration's reassessment of, 354
 Antitrust laws: civil enforcement under, 100; increasing prevalence of, 100; international enforcement of, 98–102
 Appleton, Arthur E.: *Rems.* in paper on sovereignty from environmental perspective, 389; *Rems.*, 550
 Armstrong, Patricia: *Rems.* on multilateral development banks and human rights, 277–82; *Rems.*, 287, 288–89
 Arrana, Nuria, *Rems.*, 30
 Asia Pacific Economic Cooperation forum (APEC): emerging importance of, 167, 311, 321; policy of Australia on, 321; views of Malaysia on, 321
 Askey, Thelma: *Rems.* on Congressional views on multilateral and regional trade agreements, 318–22; *Rems.*, 323, 324, 326–27
 Auchincloss, Stuart, *Rems.*, 194
 Australia: action on human rights case by, 78; CWC implementation by, 233–35, 236, 237, 238; policy on APEC of, 321; rules on aboriginal fishing of, 10; *terra nullius* as basis for sovereignty in, 7

- Australia-New Zealand Closer Economic Relations Trade Agreement (ANZCERTA), provisions of, 315
- Azevedo, M.P.: *Rems.* on EU progress towards single securities market, 417-18; *Rems.*, 417
- Badinter Commission, opinions of, 34-37, 44, 47, 63
- Baker, Betsy, *Rems.*, 85
- Ball, Jessica, *Rems.* on transnational practice in Latin America, 219-20
- Balz, Manfred: *Rems.* on privatization in East Germany, 184-89; *Rems.*, 192-94
- Barnett, Mike N.: *Rems.* on U.S. policy toward UN, 39-42; *Rems.*, 48
- Basel Committee Accord, acceptance by EU of, 416
- Biodiversity Convention, Clinton Administration's reversal of Bush policy on, 354, 356
- Bayefsky, Anne F.: *Rems.* on problems of implementing human rights treaties, 428-36; *Rems.*, 438
- Belgium, rulings on head of state immunity of, 513
- Bennet, Douglas J.: *Rems.* on Clinton Administration's goals and strategy for reforming the UN, 105-08; *Rems.*, 118-19, 120, 121, 122, 123, 124
- Berlin, Kenneth: *Rems.* as Chair of panel on international environmental and trade laws, 485-90; *Rems.*, 499, 502, 504, 505
- Bilateral investment treaties, increase of, 473
- Blackmun, Harry A.: Address on the Supreme Court and the law of nations, 383-88
- Blakesley, Christopher L.: *Rems.* on procedures of Tribunal for Yugoslavia, 24345; *Rems.*, 254, 257
- Block, Julie, *Rems.*, 196
- Bogota Declaration: denunciation of, 263; equatorial states support for, 263
- Borek, Jamison Selby: *Rems.* on recent cases before ICJ, 469-72; *Rems.*, 481, 482, 483-84
- Born, Gary: *Rems.* as Chair of panel on sovereign immunity, 526; *Rems.*, 527, 529, 530
- Bosnia and Herzegovina: case before ICJ of, 466-67, 472, 481-82; Clinton Administration's actions on, 370-371, 377-78; confederation with Croatia of, 149; international status of, 38; issue of intervention in, 145, 172-74, 175-76; referendum in, 34; UNSC attitude toward, 49-50
- Bosniak, Linda: *Rems.* on "nativism" and immigration restrictions, 440-46; *Rems.*, 460, 461, 462
- Boutros-Ghali, Boutros: *An Agenda for Peace* by, 48, 117, 142, 146, 147, 148-49, 333, 335; reported views on intervention of, 69; UN reforms of, 46, 117
- Braga, Carlos Alberto Primo: *Rems.* on regional trade organizations and multilateralism, 310-12; *Rems.*, 323-24, 325, 326, 327
- Britton, Sir Leon, cited on environmentalism as threat to trade, 490
- Brower, Charles N.: *Rems.* as Chair of panel on Clinton Administration, Congress and international law, 354; *Rems.*, 371, 377
- Brown, Davis, *Rems.*, 48, 160
- Brown, Jerry, criticism of obscurity of trade negotiations by, 304
- Brustlin, Stacy: *Rems.* on images of women in U.S. immigration policy, 454-58; *Rems.*, 462
- Bull, Hedley: cited on three traditions of international order, 18; theory of international society of, 3-4
- Burkhalter, Holly: *Rems.* on relationship between human rights and democratization, 203-06; *Rems.*, 206-08, 210
- Burrell, Melinda, *Rems.*, 350-51
- Burley, Anne-Marie Slaughter: quoted on logical problem of sovereign equality, 5; *Rems.*, 74, 77, 79-80, 82-83, 84
- Bush Administration: attitude toward UN of, 368; handling of Gulf War by, 164; pledge against abduction from Mexico of, 356; pledge to help UN peacekeeping of, 155; policy on human rights in Kenya of, 205; statement on market access export cases of, 101; support for NAFTA by, 174-75, 293; views on human rights as "aspirations" of, 364
- Buttes Gas case, 529-30
- Byers, Michael, *Rems.*, 30, 65, 124
- Calder v. Attorney-General of British Columbia case, 7
- Calley case, *see* United States v. Calley case
- Cambodia, role of UN in, 45

- Canada: experience in Decade of International Law of, 395-96; forces for peace operations of, 123; Mutual Legal Assistance Treaty with U.S. of, 99; role in UR negotiations of, 126, 137; securities regulation in, 400-08; views on WTO of, 131
- Carnahan, Burrus: *Rems.* on export controls and sanctions under CWC, 230-33; *Rems.*, 102, 237-38, 569
- Caron, David: *Rems.* as Chair of panel on reforming the UN, 105; *Rems.*, 67
- Carothers, Thomas: *Rems.* as Chair of panel on democratization and international law, 197-98; *Rems.*, 209
- Carter Administration, policy on treaty reservations of, 376
- Carver, Jeremy P., *Rems.*, 67, 122-23
- Chemical Weapons Convention (CWC): comparison with NPT of, 222, 230, 232, 566-68; export controls under 230-32; Freedom of Information exemptions under, 225; legal tasks for implementing of, 222-24; panel on implementing of, 221-38; possible suits under, 229; requirements from U.S. of, 224-26; safety and environment requirements in U.S. of, 226-30; sanctions under, 232-33
- Certain Expenses of the United Nations* case, 341
- Certain Phosphate Lands in Nauru* case, 466
- Chayes, Abram: *Rems.* on problems and dilemmas of conflict prevention, 142-45; *Rems.*, 145, 146, 161-62
- Chile: possible accession to NAFTA by, 475; possible U.S. trade agreement with, 306, 309, 320; international support for democratization in, 209; transnational practice in, 219-20
- China: Clinton Administration policy toward, 165-66, 191-92; concern for state sovereignty of, 256; economic changes in, 189-92, 195; IBM experience in, 191; influence on North Korea of, 191-92; interest in outer space of, 269; international influence of, 191; Japanese chemical weapons in, 227; leadership in Third World of, 190; MFN status of, 191-92, 208, 210, 277, 284-85, 460-61, 507-08; possible admission to GATT of, 139-40, 192; priority of economic reform in, 201
- Chinese Exclusion* case, 452, 463
- Chin goo Ching* case, 528
- Chinkin, Christine: *Rems.* summarizing three theme panels on aspects of sovereignty, 71-72; *Rems.*, 72-73, 76-77, 79, 82
- Chisolm v. Georgia* case, 383
- Chlorofluorocarbons (CFCs), threat of, 491, 497
- Christopher, Warren, quoted on human rights, 425-26, 427
- Citizens to Preserve Overton Park* case, 502
- Clinton Administration: attitude to Genocide Convention of, 61; attitude to UN of, 41-42, 49, 124; critique of foreign policy of, 163-66; CWC implementation act of, 224-26; democracy assistance by, 197, 199; determination to pay UN bills of, 107, 118, 369-70; emphasis on human rights treaties of, 355; foreign policy achievements of, 166-71, 294; goals for UN reform of, 105-08, 123; MFN for China issue in, 165-66, 191-92, 277; panel on international enforcement in, 80-104; panel on international law, Congress, and on, 354-79; perspective on "fast track" of, 291-94; policy on export controls of, 95-98; policy on free trade of, 309; policy on peace operations of, 116, 154-60, 351, 355; policy on Refugee Protocol of, 355; policy on sanctions of, 479-80; review of policy on peacekeeping by, 337-38; statements on international law by, 357-58; summit meetings in Russia and Ukraine of, 182-83; support for enforcement of environment laws by, 90-91
- Cohen, Cynthia Price, *Rems.*, 373, 436
- Coliver, Sandra, *Rems.*, 208
- Communications satellites, sovereignty implications of, 267
- Commonwealth of Independent States (CIS): hints of intervention by, 143; IMF and World Bank memberships of, 179
- Communist bloc (former): activities of OPIC in, 182-83; impact of Jackson-Vanik Amendment on, 179-80; panel on accommodating economic needs of, 178-196; statement by Strobe Talbott on, 184
- Compa, Lance: *Rems.* on the NAFTA side accord on labor, 535-40; *Rems.*, 546-47, 548, 549, 551
- Conference on Security and Co-operation in Europe (CSCE): conflict prevention efforts of, 148-51; conflict resolution mechanisms of, 146; democracy assistance by, 197; High Commissioner on National Minorities of, 4

- Conference on Security, Stability, Development and Cooperation in Africa, attempt to apply Helsinki Process by, 69
- Conflict prevention: ethnic factor in, 153-54; more and less successful examples of, 159; panel on, 142-62; regional organizations' role in, 148-49
- Congress of the United States: attitude toward UN peacekeeping of, 155, 338-39, 350-51; concerns re U.S. sovereignty of, 319, 321; concerns re WTO of, 138; human rights concerns of, 278-79; involvement in "fast track" of, 292-93; proposed bills on terrorism of, 511-12, 515-17; role of Senate Foreign Relations Committee in, 377-78; treaty ratification views of Representatives in, 376; views on compulsory jurisdiction of ICJ in, 61, 83; views on international trade agreements of, 318-22, 326-27
- Convention on the Elimination of Discrimination Against Women, legislative status of, 355
- Convention on the Elimination of Racial Discrimination, U.S. reservations to, 355, 371
- Convention on Execution of Judgments, non-extension into the U.S. of, 95
- Convention on International Civil Aviation, sovereignty provisions of, 265
- Convention on International Trade in Endangered Species (CITES), U.S. actions under, 91
- Convention Relating to the Status of Refugees, *nonrefoulement* principle of, 385
- Convention on the Rights of the Child: importance of, 436; possible U.S. ratification of, 356, 364, 366, 373
- Convention on the Settlement of Investment Disputes (ICSID), progress of, 476
- Coordinating Committee for Multinational Export Controls (COCOM): expiration of, 95, 179; operations of, 477-78; situation after ending of, 478-80, 562, 571-72
- Corfu Channel case, 132
- Cooper, Louis, *Rems.*, 460
- Crawford, James R.: *Rems.* as Chair of panel on theories on transformation of sovereignty, 1; *Rems.*, 13-14, 18, 22, 30, 31; *Rems.* as moderator of roundtable titled "The End of Sovereignty?", 71; *Rems.*, 72, 73, 74, 75, 76, 77, 78, 80, 82, 83
- Croatia: confederation with Bosnia of, 149; international status of, 38
- Croatia-Bosnia confederation, structure of, 53
- Cross-examination, use in Tribunal for Yugoslavia, 243-44, 248, 254, 255
- Cuba: human rights in, 206-07; World Bank policy in, 279
- Cuomo, Mario, quoted on anti-immigrant sentiment, 441
- Czechoslovakia (former), reasons for breakup of, 46, 48
- Daley, Tad: *Rems.* in paper on modernizing the UN Charter, 392-93; *Rems.*, 68, 396
- Dallmeyer, Dorinda G.: *Rems.* on demand side of export controls against nuclear technology flow 561-66; *Rems.*, 570-71, 572
- Damrosch, Lori: *Rems.* as Chair of panel on UN security forces, 328-29; *Rems.*, 344, 350
- Davidson, Jonathan, *Rems.*, 305, 306, 307
- Davis, Gary, *Rems.*, 65, 84-85, 394-95, 459-60
- Dellapenna, Joseph W.: *Rems.* on revision of the Foreign Sovereign Immunities Act, 509-17; *Rems.*, 68, 525, 526, 527, 529, 530
- DeLuca, Steven, *Rems.*, 547-48
- Dembling, Paul G.: *Rems.* on sovereign rights arising from space activities, 26064; *Rems.*, 268-69, 270
- Demjanjuk case, 518, 519, 527
- Deng, Francis: *Rems.* on responsibility of states to protect displaced persons, 5557; *Rems.*, 60-61, 69
- Democratization, panel discussion on, 197-213
- Denmark, case before ICJ of, 465
- Denmark v. Norway case, 81
- Developing countries: arms purchases by, 564, 565; awareness of human rights in, 424; China's leadership in, 190; Clinton Administration's attitude toward, 374; distinctive history of state-building in, 60-61; foreign direct investment in, 473; governance problems in, 279; heterogeneity of, 124; increase in UN membership of, 112; input on international procedures from, 78; preferential trade with EC of, 315; qualified value of sovereignty for, 66; regional trade agreements among, 312-13; role in GATT of, 139-40; skepticism about transformation of sovereignty of, 73, 77; uneasiness re UN interventions of, 331; views on chemical exports of, 237; views on direct broadcast satellites of, 266-67; views on environment of, 504-05
- Diplomatic immunity, relation to head of state immunity of, 513, 524, 528
- Direct broadcast satellites (DBS): developing states' apprehensions of, 266-67; UN resolution on, 266-67

- Displaced persons, legal position of, 55-56, 65, 69
- Dress, Tobi P., *Rems.* in paper on peace-building by dispute-resolution centers, 391
- Duhme, Reinke, *Rems.* on special features of transnational practice, 213-15
- Dworkin, Andrea, cited on analogy of inviolable body and state, 16
- East Germany (former): lessons from, 187-189, 193; privatization process in, 184-89
- EC Council of Ministers, Declaration on the "Guidelines on the Recognition of New States in Eastern Europe and in the Soviet Union" of, 35
- Eco-labeling, goals of, 389
- Edwards, Palmer D., quoted on U.S. legalistic culture, 261
- Engle, Karen: *Rems.* as Chair of panel on immigration politics and sovereignty, 439-40; *Rems.*, 462-63
- Environmental law: business views on, 495-99; enforcement of, 89-91; environment protection subsidies in, 489; EU practice in, 217; "new consciousness" approach to, 540-46; panel on relation to trade law of, 485-508; process and production regulation issues in, 488, 489, 497, 498, 499-500
- Environmental Protection Agency (EPA), international activities of, 90
- Epps, Valerie, *Rems.*, 378
- Equatorial states, views on outer space of, 263
- Esty, Daniel: *Rems.* on GATT modifications needed from environmentalist perspective, 490-95; *Rems.*, 501-02, 503, 504-05, 506-07, 508
- European Bank for Reconstruction and Development (EBRD), human rights goals of, 278
- European Court of Justice: Germany/U.S. case before, 306; rulings on commercial policy of, 298
- European Community (*see also* European Union): common commercial policy of, 294-300; electrical equipment issues with U.S. of, 306-07; European Parliament of, 296-97; preference for developing countries of, 315; trade agreement negotiating procedures of, 294-96, 306; view on U.S. "fast track" from, 298-99
- European Union (*see also* European Community): exceptional character of, 68-69; issue of international character of law of, 217; Mutual Recognition Directive of, 216; policy on securities law of, 410, 411, 413, 414, 415-16, 417-18; practice of law of, 217; transformation of sovereignty in, 86; transnational practice in, 215-17; U.S. antitrust cooperation with, 98-99
- Export controls: comity considerations in, 102; extraterritorial reach of, 102; revised Export Administration Act on, 96-97, 103
- Evans, Linda: *Rems.* on the China model of a market economy, 189-92; *Rems.*, 195, 196
- Failed states: Yugoslavia and Somalia as examples of, 42, 45; characteristics of, 337
- Falk, Richard A.: *Rems.* on Clinton Administration foreign policy as confused, inept and inconsistent, 163-66; *Rems.*, 172-73, 174-75, 177
- "Fast track" procedure for U.S. trade agreements: comparison with EC procedures of, 295-96; Congressional involvement in, 292-93, 301-03, 320; constitutional aspect of, 303; description of, 290-91; EC view of, 298-99; outlook for, 325-26; panel on future of, 290-307; possible improvements in, 300-03; relation to WTO of, 305-06; transparency in, 303-05
- Federal Republic of Yugoslavia (*see also* Yugoslavia (former)): ambiguous UN membership of, 37-38; succession issues of, 36-37
- Feminist international law perspective: contradictory understanding of state in, 16-17; critique of sovereign state in international law from, 14-18, 26; views on analogy of state and individual from, 15-16; view of boundary between domestic and international law from, 16-18, 83
- Ferencz, Benjamin B., *Rems.*, 118, 145, 172, 258, 346
- Fernós, Antonio, *Rems.*, 31, 66, 85
- Fischer, Robert C., *Rems.*, 326
- Footer, Mary, *Rems.*, 305
- Foreign Sovereign Immunities Act: application to international organizations of, 514; cases under, 509-15; proposed revisions of, 509-17; State Department views on, 510-11
- Forum prorogatum*, concept of, 465, 467
- Fox, Gregory H.: *Rems.* on supervision of democratic processes by international organizations, 57-58; *Rems.*, 63-64, 66
- Franck, Thomas M.: *Rems.* as Chair of panel on multiple tiers of sovereignty: the future of international governance, 51-52; *Rems.*, 53, 54-55, 56-57, 58-59, 61, 62, 64, 67, 73, 75, 77, 80, 83
- Freedman, Joseph, *Rems.*, 103, 505-06

- Freedom of Information Act: SEC exemptions from, 94; CWC exemptions under, 225
- Friedman, Milton, quoted on relationship of capitalism to democracy, 276
- Friendly Relations Declaration, critique of, 43
- Frowein, Jochen Abr., *Rems.*, 140-41, 352
- Gaddes, John Lewis, cited on Cold War impact on scholarship, 5
- Gaer, Felice D.: *Rems.* on ethnic conflict and preventive diplomacy, 146-54; *Rems.*, 161
- Gallup, David, *Rems.*, 458-59
- Garber, Larry: *Rems.* on U.S.AID and democratization, 198-200; *Rems.*, 207, 208, 209-10, 211
- GATT (General Agreement on Tariffs and Trade): China's efforts to join, 192; comparison of WTO with, 126-27, 130-31; composition of panels of, 506-07; developing countries in, 139-40; dispute settlement under, 132-33; effect of voluntary export restraints on, 498-99; environmental issues in 485-90, 492-95, 495-500; former Communist bloc countries in, 179; issue of state sovereignty in, 501-02; rules on regional trade of, 313-16
- General System of Preferences, description of, 179
- Geneva Conventions' Protocols, status of, 241, 252, 258
- Genocide case, 111, 112
- Genocide Convention: critique of, 472; ICJ interpretation of, 466-67; U.S. reluctance to assent to, 61, 83, 242; Yugoslavia's signing of, 241
- Germany: case before ECJ with U.S. of, 306; cooperation with U.S. on antitrust measures of, 101; possible permanent UNSC membership of, 110; privatization program in East Germany of, 184-89; rulings on head of state immunity of, 513
- Gerson, Allan: *Rems.* on need for international civil court on terrorism, 517-21; *Rems.*, 525, 527-28, 530
- Glenn Amendment, anti-proliferation terms of, 558
- Global Environment Fund (GEF): Clinton Administration support for, 356; environmental damage policy of, 192-93
- Golden Venture case: see also *Yang v. Maugans* case, 451, 452, 460
- Gore, Al, Vice President: mission to CIS of, 182; statement on investment in Russia of, 183
- Grove, Stephen: *Rems.* as Chair of panel on sovereignty and space activities, 259-60; *Rems.*, 269-70
- Gottlieb, Gidon: *Rems.* as Chair of panel on the rise of nationalism and the breakup of states, 33; *Rems.*, 50
- Grae, Seth, *Rems.*, 103
- Graham v. Richardson case, 452
- Great Power, definition of, 110
- Greenwood, Christopher, *Rems.*, 120, 349, 350
- Grigera-Naón, Horacio A., *Rems.* on regional trade agreements in Latin America, 316-18
- Group of 77, role in controlling breakup of states of, 44
- Guerin v. R case, 7, footnote 27
- Gulf of Maine case, 465
- Graham v. Richardson case, 452
- Hail, Albert, *Rems.*, 396
- Haiti: Clinton Administration policy on, 369; critique of international actions in, 361; human rights in, 206, 208; issue of refugees from, 372-73; UN involvement in elections in, 64
- Haitian Centers Council v. McNary case, 384, 452
- Halberstam, Malvina, *Rems.*, 372-73
- Hall, Kristine: *Rems.* on business views on environment issues, 495-99; *Rems.*, 499, 500, 502, 503-04, 505, 506, 507-08
- Hammarskjöld, Dag, views on role of UN officials of, 44
- Harris, Scott Blake: *Rems.* on enforcing export control laws, 95-98; *Rems.*, 102, 103, 104
- Hart-Scott-Rodino Act, enforcement of, 100
- Hayton, John T.W., *Rems.*, 174
- Helms, Jesse, Senator, proviso on treaties of, 367
- Henckaerts, Jean-Marie, *Rems.*, 269
- Henkin, Louis: quoted on concept of sovereignty, 4; quoted on analogy of state and individual, 15; quoted on arms control, 229, footnote 22; quoted on observance of international law, 387; *Rems.* on international enforcement, 89; *Rems.* as Chair of panel on human rights agenda for end of century, 419-21; *Rems.*, 75-76, 424-25, 428, 435, 438
- Hermanas Unidas Project (Sisters United), actions of, 457-58

- Higgins, Rosalyn: *Rems.* on British state immunity laws, 521–25; *Rems.*, 73–74, 77–78, 81, 84, 527, 529–30
- Hirsch, Theodore M.: *Rems.* on legislative developments in nuclear nonproliferation, 556–61; *Rems.*, 570, 571, 572
- Hoffman, Walter, *Rems.*, 64–65, 351–52, 482, 568–69
- Hormats, Robert D.: *Rems.* on foreign policy achievements of Clinton Administration, 166–69; *Rems.*, 175
- Housman, Robert F.: *Rems.* on differing access of business and social interests to transnational justice under NAFTA, 531–35; *Rems.*, 548, 549–50, 551
- Human rights: Clinton Administration's views on treaties on, 355–56; developing countries' views on, 424; effects of Cold War ending on, 419–20; immigration law effects on, 453, 454; implementation of treaties on, 428–36, 438; Islamic issues in, 422, 423, 437; issue of sanctions concerning, 207–08; issues for international business of, 271–74; labor rights in, 547; limited access under NAFTA of, 535; non-self-executing treaties on, 356, 375–76; panel on agenda for, 419–38; panel on business and banks' relations with, 271–89; policy of World Bank on, 277–82; Rawls's theory of, 20–21; reform of treaty bodies on, 428–36, 438; relation to democratization of, 203–06; relation to development of, 198–99, 425–28; relevance of direct broadcast satellites to, 269; rule of law issues in, 210; universality issue of, 420–21, 421–25, 436, 437, 470; U.S. ratifications of treaties on, 363–67, 549
- Humanitarian aid, impeding of, 239, 251
- Human Rights Committee of the Covenant on Civil and Political Rights: Australian case before, 78; Canadian case before, 78, individuals as petitioners to, 77; insistence on pluralism by, 64
- Hussein, Saddam, use of chemical weapons by, 221
- IBM, experience in China of, 191–92
- Immigration: arguments for restriction of, 443–46; autochthony versus free movement issue in, 446–50; images of women in U.S. law on, 454–58; relation to state sovereignty of, 439–63; U.S. court rulings on, 451–52; U.S. law on, 450–51, 461
- Indigenous peoples: Canadian experience of, 396; impact of liberal transnational theory on, 6–7; national court decisions on, 7–8; participation in international legal system for, 10–12, 77; status in international society theory of, 4–5; support by ILO for, 7; usage of term of, 3
- Industrial diamonds, international price-fixing of, 100
- Intellectual property: improved protection of, 474; possible anticompetitive use of, 100–01; Reagan Administration policy on, 101
- Inter-American Convention on Human Rights, review by Clinton Administration of, 355–56
- Intergenerational conflict, court cases involving, 80–81
- International Accounting Standards Committee (IASC), activities of, 407, 412
- International "actors," description of term of, 77
- International Centre for Settlement of Investment Disputes (ICSID), acceptance in Latin America of, 318
- International Conference on the Former Yugoslavia (*see also* Badinter Commission): acceptance of international boundaries by, 35; role of, 34
- International Court of Justice (ICJ): appointive role in constitutional court of Bosnia of, 53; Bosnian case before, 360, 466–67, 481–82; chamber for a category of, 466; Hungary and Slovak Republic case before, 468; potential for judicial review of UN of, 111, 119–20, 349, 396; recent cases before, 464–69; ruling on Nicaragua's sovereignty of, 4; U.S. attitude toward compulsory jurisdiction of, 61, 83, 366; WHO request for opinion to, 468–69
- International Covenant on Civil and Political Rights (*see also* Human Rights Committee of): death penalty in, 387; indigenous peoples under, 4–5; right to participation in, 64
- International criminal court: contrast with domestic court of, 483–84; need for, 118–19, 246, 258, 350, 369, 392, 394, 471, 482
- International dispute settlement (*see also* WTO and GATT): classic problems of, 135; standard of review issues in, 139, 141
- International governance: civic idea of citizenship as goal of, 58; intergovernmental organizations in, 62–63; management approach to, 59, 62, 67–68; panel on future of, 51–69; requirements of states for, 62; role of ethnicity in, 63
- International Labour Organisation (ILO): standards advocated by, 288; support for indigenous peoples by, 7

- International law (*see also* Feminist international law perspective): Acheson quoted on limits of, 357; Clinton Administration statements on, 357-58; critique of three U.S. administrations' attitudes toward, 367-70; developments in private area of, 483; difficulty of enforcing penal judgments under, 94; expanding role of, 382; integration of economic and environmental interests in, 484; panel on year in, 464-84
- International Monetary Fund (IMF): decisions on status of former Yugoslavia by, 52, 75; East European memberships in, 179; memberships of CIS states in, 179; subsidies for Russia by, 192
- International Organization of Securities Commissions (IOSCO), functions of, 407, 408-09, 412, 415-16
- International peace operations: military command in, 120-21; possible UN force for, 123; U.S. conditions for, 107
- International Republican Institute, democratization activities in Russia of, 200-03, 211
- International single currency, outlook for, 415, 474-75
- International society theory of sovereignty: description and critique, of, 3-5; implication for indigenous peoples of, 4-5
- International Telecommunications Union (ITU): avoidance of sovereignty issues by, 265; space role of, 269
- INTERPOL, environmental enforcement committee of, 90
- International terrorism: judicial treatment of, 511-12, 518, 526; PLO use of, 519; proposed bills on, 511-12, 515-17
- International War Crimes Tribunal for the Former Yugoslavia, *see* Tribunal for Yugoslavia
- Iran, case before ICJ of, 464
- Iran v. United States* case, 464
- "Iranian oil platforms" case, 464
- Iraq: nuclear intentions of, 553, 555; UN "Guards" in, 343-44, 349; U.S. attacks on, 374, 378
- Iraqi war tribunals, compensation judgments of, 254
- Ireland, financial markets in, 400
- Irish, Maureen, *Rems.*, 326
- Islamic Conference, support for Tribunal for Yugoslavia by, 256
- Island of Palmas* case, 51, 53, 77
- Israel, outsider status in NPT regime of, 554-55
- Jackson, Craig L., *Rems.*, 323
- Jackson, John H.: *Rems.* on particular facets of WTO, 136-39; *Rems.*, 140, 141
- Jackson-Vanik amendment, continuation of, 179-80
- Japan: action on democratization of, 197, 205; Chinese access to markets in, 195; CWC responsibilities in China of, 227; interest in outer space of, 269; possible permanent UNSC membership of, 110
- Jasentuliyana, Nandasiri, views on sovereignty in space of, 259-60, 269
- Johnson, Larry: *Rems.* on evolution of Tribunal for Yugoslavia, 239-41; *Rems.*, 255-57
- Kagya, Eliud, *Rems.* on transnational practice in Africa, 218-19
- Kahn, Paul W., *Rems.* on stresses on idea of sovereignty, 53-54; *Rems.*, 59, 62, 68-69
- Kant, Immanuel: Categorical Imperative of, 345; views on international order of, 18-22
- Kantor, Mickey, U.S. Trade Representative, concern for transparency in dispute resolution of, 304
- Karmel, Roberta S., *Rems.* on transnational harmonization of securities law, 40915
- Kassebaum, Nancy, Senator: actions on human rights of, 205; amendment on UN financing of, 369
- Katson, Trisha, *Rems.*, 527
- Keller, John J.: *Rems.* as Chair of panel on human rights and multinational business and international finance institutions, 271-74; *Rems.*, 277, 282, 289
- Kellman, Barry S.: *Rems.* as Chair of panel on Chemical Weapons Convention (CWC), 221-24; *Rems.* on comparison of CWC and Nuclear Non-Proliferation Treaty provisions, 566-68; *Rems.*, 569, 572
- Kelsen, Hans, cited on sociological and juridical conceptions of the state, 28-29
- Kemp-Wan proposition in economic theory, critique of, 323-24
- Kenya, human rights in, 205
- Kingsbury, Benedict: *Rems.* on implications for indigenous peoples of two competing theories of sovereignty: international society and liberal transnational civil society, 1-13; *Rems.*, 30

- Kirgis, Frederic L., Jr.: *Rems.* on recent ICJ cases, 464-69; *Rems.*, 482
- Kirkpatrick case*, 530
- Knop, Karen, *Rems.* on the state in feminist international law, 14-18
- Koh, Harold Hongju: *Rems.* on U.S. immigration policy, 450-54; *Rems.*, 459, 460-61, 462
- Koskenniemi, Martti: cited on structure of international legal argument, 450; *Rems.* on the role and value of state sovereignty and the weaknesses of critiques which question it, 22-29; *Rems.*, 30
- Krajina: claim to statehood of, 38; potential UN membership of, 47
- Kreczko, Alan, J.: *Rems.* on Clinton Administration's policy on international legal issues, 354-56; *Rems.*, 370-71, 372, 373, 374, 375, 378, 379
- Kurds, participation in international forums by, 11
- Kushen, Robert, *Rems.*, 210
- Kuyper, Pieter Jan, *Rems.* read for him on the EC's common commercial policy, 294-300
- Lafontant v. Aristide case*, 512, 513, 514, 528
- Landay, Bruce M.: *Rems.* on Timberland Company's standard of social responsibility, 282-86; *Rems.*, 288
- Landerer, Lilly E., *Rems.*, 124
- Larsen, Paul B.: *Rems.* on changes in space law's concept of sovereignty, 264-68; *Rems.*, 269
- Latin America: regional trade in, 316-18; transnational practice in, 219-20
- Latin American Free Trade Association Treaty (LAFTA), *see* Montevideo Treaty
- Latin American Integration Association, critique of, 317
- Lauterpacht, Sir Hersch, quoted on metaphors of sovereignty, 15
- Law of the Sea Convention: ICJ case involving, 465; Reagan Administration's reversal of policy on, 354; support by Clinton Administration for, 361, 368
- Leary, Virginia, *Rems.*, 287-88, 547
- Lee, Roy S.: *Rems.* on state sovereignty, intergovernmental organizations and interorganizational organizations, 52-53; *Rems.*, 61-63, 67
- Leigh, Monroe: *Rems.* as Chair of panel on International Tribunal for Former Yugoslavia, 239; *Rems.*, 243, 251, 303, 526
- Lepard, Brian D.: *Rems.* in paper on a proposal for League of Nations force, 390-91; *Rems.*, 123, 396
- Lepper, Steven J.: *Rems.* on U.S. Department of Defense views on International Tribunal for Former Yugoslavia, 245-51; *Rems.*, 258
- Levy, Charles S.: *Rems.* on possible improvements in "fast track" procedures, 300-03; *Rems.*, 304-05
- Levy, David A., *Rems.*, 483
- Li, Zhaojie, *Rems.*, 269
- Liberal transnational civil society theory of sovereignty: character of, 2; impact on intra-state politics of, 6-7; implications for indigenous peoples of, 6, 8-10, 12-13; qualified support by Rawls for, 18-22
- Liberia, peacekeeping in, 48, 49
- Libya: case before ICJ of, 464, 471-72; confrontation with Egypt of, 120; involvement in Lockerbie incident of, 517-21
- Libya v. Chad case*, 465-66
- Libya v. United States case (see also Lockerbie case)*, 464
- Lichenstein, Charles, quoted on UN location in the U.S., 368
- Lichtenstein, Cynthia: *Rems.* on the EU capital and adequacy directive, 415-16; *Rems.*, 408
- Lillich, Richard B., *Rems.*, 376
- Lockerbie case (see also Libya v. United States case)*, 111, 471, 482, 517-21, 526, 530
- Lovett, William A., *Rems.*, 325
- Lund, Michael, *Rems.*, 161
- Maastricht Treaty: monetary provisions of, 474-75; ratification problems of, 68-69
- Macdonald, Ronald St. John, *Rems.*, 268
- Mabo v. Queensland case*, 7
- Macedonia: Clinton Administration policy on, 164-65; dispute-resolution center in, 391; name controversy regarding, 35-38; referendum in, 34; UN Protection Force in, 44-45, 120, 143, 148, 160, 334, 371
- Macleane, Roberto G., *Rems.*, 140, 287

- MacPherson, Bryan F.: *Rems.* in paper on ILC's proposals for an international criminal court, 392; *Rems.*, 257
- Maggio, Greg, *Rems.*, 507
- Magraw, Daniel B.: *Rems.* on international enforcement of environmental laws, 89-91; *Rems.*, 103-04, 484
- Malaysia, views on APEC of, 321
- Manas, Jean: *Rems.* on immigration policy as an autochthony-free movement compromise, 446-50; *Rems.*, 459, 460, 462, 463
- Mann, Michael: *Rems.* on international enforcement of securities laws, 92-95; *Rems.*, 103, 104
- Maritime Delimitation* case, 465
- Marks, Stephen, *Rems.*, 121, 482-83
- Marshall, John, U.S. Chief Justice, quoted on sovereign immunity, 512-13
- Martin, David, *Rems.*, 461-62
- McConnell, Moira, cited on interstate relations, 16
- McCormack, Timothy L. H.: *Rems.* on Australia's approach to CWC implementation, 233-35; 236, 237, 238
- McGeorge, Robert L., *Rems.*, 322-23, 504
- McHenry, Donald, quoted on staffing of UN, 106
- Mercado Comun del Sur (Mercosur), role of, 318, 320
- Mexico: activities in Decade of International Law of, 397; role in NAFTA of, 311; U.S. environmental concerns in, 496; U.S. pledge against abduction from, 356, 361, 362
- Mighell v. The Sultan of Johore* case, 523-24
- Mock, William B. T., *Rems.*, 193
- Montes de Oca, Abraham, *Rems.*, 397
- Montevideo Treaty: critique of, 317-18; goals of, 316
- Montreal Convention, ICJ case involving, 464, 471-72
- Mozambique, majority rule in, 65
- Multinational business: environmental attitudes of, 273; human rights issues for, 271-74
- Muriwhenua Inc. v. Attorney General* case, 7
- Murphy, Cornelius F., Jr., *Rems.*, 85, 119, 437
- Murphy, John, *Rev.* on 1993 developments in international law, 472-76
- Murray, Lori: *Rems.* on National Endowment for Democracy (NED) and democratization in Russia, 200-03; *Rems.*, 210-11
- Nakhleh, Issa, *Rems.*, 373
- Nanda, Ved P., *Rems.*, 49, 371-72, 436-37
- National Endowment for Democracy (NED), role of, 200, 211
- National Environmental Policy Act, requirements of, 502-03
- National Security Council, reorganization of 170
- "Nativism," use in immigration context of, 441-43
- NATO: ICJ case involving members of, 464-65; peacekeeping by, 328, 332, 333, 334, 345, 346-47, 375, 464-65
- Nauru, case concerning phosphate lands in, 466
- Nelson, Charles E., *Rems.* as Chair of panel on conflict prevention, 142
- New Haven School of international law, "shared subjectivities" of writers in, 9
- Newly Independent States (NIS) protocols, OPIC program examples of, 183-84
- Newman Frank C., *Rems.* on need for civil penalties in International Tribunal for Former Yugoslavia, 253-54
- New Zealand Maori Council v. Attorney General* case, 7
- Nicaragua v. United States* case, 4, 75, 87, 466-68
- Nongovernmental organizations (NGOs): actions to support human rights treaties ratification by, 365; alliances with indigenous peoples of, 12; attitude toward AID funding of, 208, 209-10; conflict prevention activities of, 151-52, 161-62; goals within UN of, 109-10, 122; influence on International Tribunal for Former Yugoslavia of, 239; participation in international lawmaking by, 66-67; role in democratization of, 210-11; role in UNGA of, 113-14; support by AID for, 427
- Non-state entities, possible degree of sovereignty for, 14
- NAFTA (North American Free Trade Agreement): approach to environmental issues of, 90-91, 485-90, 496-97, 540-46; Bush Administration support for, 174-75, 293; business access to justice under, 533-35; Commission on Environmental Cooperation of, 491; critique of side accord on labor of, 535-40; investment provisions in, 473-74; issues in

- wake of, 309–10, 311; Mexican role in, 322–23; panel on access to transnational justice under, 531–51; possible Chilean accession to, 475; rules of origin in, 326, 327; social interests' access to justice under, 533–35; sugar lobby pressures in, 322–23; U.S. trade union opposition to, 536
- North Korea: China's influence on, 191, 192; dropping out of Non-Proliferation Treaty by, 470, 555–56, 570, 571
- Norway, case before ICJ of, 465
- Nuclear nonproliferation: U.S. Export Administration Act's relation to, 559–61; foreign policy and national security importance of, 95, 96, 98; legislative developments in, 556, 561; need for focus on demand side of, 563–66; panel on, 552–72; Pressler Amendment provisions on, 557–59
- Nuclear nonproliferation regime: organizations of, 553–54; problems for, 554–56
- Nuclear Non-Proliferation Treaty (NPT): comparison with CWC of, 222, 230, 232, 566–68; differing state attitudes toward, 552–53; Israel's outsider status in, 554–55; 1995 review conference on, 555, 565, 568, 570, 572
- Nuremberg trials: crimes against humanity concept at, 145; critique of, 239; relevance of, 242, 244, 251, 253, 255, 256, 258
- O'Hare* case, 528
- Okowa, Phoebe, *Rems.*, 529, 530
- Oliver, Patricia, *Rems.* on transnational practice in the EU, 215–17
- Olson, Kyle B., *Rems.*, 236–37
- "Open regionalism," definition of, 316
- Oppenheim's International Law*, definition of sovereignty in, 51–52, 63, 77
- Organisation for Economic Co-operation and Development (OECD), U.S. antitrust cooperation with, 100
- Organization for the Prohibition of Chemical Weapons (OPCW), functions of, 222, 224, 225, 227, 236, 237
- Organization of African Unity (OAU): democratization assistance by, 197; view of sovereignty by Secretary-General of, 69
- Organization of American States (OAS): democratization assistance by, 197; peacemaking in Central America by, 48
- Outer Space Treaty, terms of, 262–64
- Overseas Private Investment Corporation (OPIC): environmental standards of, 196; functions of, 180–82; operations areas of, 182–83; outlook for, 184; Russia Partners Company initiative of, 183
- Pakistan, nuclear proliferation issue in, 556–59
- Palestine Liberation Organization (PLO): avoidance of UN Working Group on Indigenous Populations by, 4; terrorism by, 519
- Palmeter, David, *Rems.*, 501
- Paquete Habana* case, 383, 384, 388
- Parliamentarian's Global Action (PGA), proposal of, 65
- Partnership for Peace, purposes of, 171
- Paton, Paul, *Rems.*, 395–96
- Patton, Charlotte, *Rems.*, 463
- Paust, Jordan J.: *Rems.* on substantive law applicable to International Tribunal on Former Yugoslavia, 241–43; *Rems.*, 172, 254–55, 257, 347, 437, 481
- Pell, Claiborne, Senator, effectiveness of, 378
- Pelly amendment, environmental action under, 91
- Peterson, M. J., *Rems.*, 86–87
- Philippines, Supreme Court recognition of future generations in, 81
- Phillips, Leo H., Jr.: *Rems.* as Chair introducing panel on international enforcement, 89; *Rems.*, 91–92, 98, 103
- Picker, Jane, *Rems.*, 551
- Poland, international democratization in, 209
- Ponzio, Richard, *Rems.*, 396
- Porges, Amelia: *Rems.* on dispute settlement in WTO, 131–36; *Rems.* on GATT and WTO roles in regional trade, 312–16; *Rems.*, 140, 325, 326
- Porras, Ileana M.: *Rems.* from environment perspective on environmental-free trade relationships, 540–46; *Rems.*, 548–49, 550, 551
- Premier Congressor* case, 522, 524
- Pressler amendment, terms of, 556–58

- Quebec: issues of sovereignty for, 5, 76; language problems in, 78
- Quinn, Linda: *Rems.* on SEC requirements for foreign issuers, 398-99; *Rems.*, 408-09, 416-17
- R. v. Sparrow* case, 7
- Rainbow Warrior* arbitration case, 8
- Rampilla, Narayana Rao, *Rems.*, 30, 66, 86, 374, 483
- Rape: consent defense of, 252-53, 255, 258; legal issues of, 244, 252, 256
- Ratner, Steven R.: *Rems.* on UN role in controlling breakup of states, 42-46; *Rems.*, 48, 49-50, 75, 78, 82, 84
- Rauschnig, Dietrich, *Rems.*, 195
- Rawls, John: international ethics of, 21; liberal, hierarchical and tyrannical categories of, 18-19; "maximin" principles of, 5; observations on *The Law of Peoples* of, 18-22; summary critique of *The Law of Peoples* of, 10
- Reagan Administration: policy on intellectual property of, 101; reversal of ABM policy by, 354; reversal of Law of the Sea policy by, 354; views on democratization of, 203; views on UN of, 368
- Refugee Protocol, Clinton Administration policy on, 355
- Regional organizations (nontrade), ineffectiveness in peacemaking of, 334
- Regional trade organizations: U.S. congressional views on, 318-22; growth of, 310-11; Latin American trends in, 316-18; panel on, 309-27; relation of bilaterals to, 322; relation to WTO of, 325; social charters in, 324-25
- Reheboth Baster community, "indigenous people" claim of, 3, footnote 10
- Reisman, W. Michael: *Rems.* on amending the UN Charter, 108-16; *Rems.*, 119, 120, 121, 122, 123, 124
- Remote-sensing satellites: developing countries' concerns about, 267; UN resolution on, 267
- Rengel, Patricia L., *Rems.* on progress and prospects of Clinton Administration on human rights treaties, 363-67
- Rhine Commission, success of, 68
- Rickard, Stephen: *Rems.* on Clinton Administration's attitude toward international law, 367-70; *Rems.*, 374-75, 376, 378
- Riot control agents, CWC provisions on, 225
- Rockwood, Bruce L., *Rems.*, 374-75, 507, 508
- Roh, Charles: *Rems.* as Chair of panel on regional trade, 309-10; *Rems.*, 312, 316, 322, 323, 324-25, 326, 327
- Roht-Arriaza, Naomi, *Rems.*, 210
- Rostow, Nicholas: *Rems.* on foreign policy and international law, 356-64; *Rems.*, 374, 377-78, 526-27
- Rowles, James, *Rems.*, 145-46
- Rubin, Alfred, *Rems.*, 525-26
- Rushdie, Salman, Clinton Administration attitude toward, 164
- Russia: concerns regarding CWC in, 227, 228; constitutional openness on treaty application of, 83; market access for, 194-95; possible GATT membership for, 139-40; U.S. policy toward, 171, 182-84; U.S. democratization activities in, 200-03, 211; soil pollution in, 196
- Russia Partners Company, L.P., description of, 183
- Russo, Tim, *Rems.*, 499-500
- Saaria, David, *Rems.*, 550
- Sale v. Haitian Centers Council* case, 385-86
- Samore, Gary S.: *Rems.* on nuclear nonproliferation regime, 553-56; *Rems.*, 569, 571
- Sanford v. Kentucky* case, 384, 387
- Saudi Arabia v. Nelson* case, critique of, 509-10, 529
- Scharf, Michael P.: *Rems.* on aspects of International Tribunal for Former Yugoslavia, 251-53; *Rems.*, 258
- Schatz, Gerald S., *Rems.*, 502-03
- Scheffer, David J.: *Rems.* on Clinton Administration's perspective on peace operations, 154-60; *Rems.*, 160-61
- Schildhaus, Aaron, *Rems.*, 193
- Schlager, Erika B., *Rems.*, 206, 257
- Schlein, Melvin R., *Rems.*, 459

- Schneider, Mark L.: *Rems.* on linkage of development with human rights, 425–28; *Rems.*, 437
- Schooner Exchange v. McFadden* case, 512–13, 528
- Schorr, David K., *Rems.*, 324
- Schreuer, Christoph, cited on sovereign states, 51, 52
- Schweitz, Martha, *Rems.*, 288, 289
- Scott, Douglas, *Rems.*, 235, 571
- SEC v. Eddie Antar* case, 93–94
- Secession, problems of, 57
- Section 301, U.S. use of, 133, 139, 140, 287, 320
- Securities and banking, panel on international harmonization in, 398–418
- Securities and Exchange Commission (SEC), U.S.: enforcement actions against manipulations in foreign markets by, 103; enforcement of international laws by, 92–95; exemptions from Freedom of Information Act of, 94; expanded investigative powers of, 92–93; policy on international accounts standards of, 413; requirements for foreign issuers of, 398–99, 400–01, 410–11
- Securities law: EU policy on, 410, 411, 413, 414, 415–16; transnational harmonization of, 409–15
- Sewall, Sarah B.: *Rems.* on the politics of peacekeeping, 336–40; *Rems.*, 345–46, 347–48, 351, 352–53
- Seward, Bernard L.: *Rems.* on CWC requirements from U.S., 224–26; *Rems.*, 235–36, 237, 238
- Shapiro, Ira: *Rems.* on nature and outlook of “fast track,” 291–94; *Rems.*, 304, 305, 306–07
- Shapiro, Steven J., *Rems.*, 175–76
- Shattuck, John, cited on use of sanctions, 276
- Shelton, Joanna: *Rems.* as Chair of panel on needs of economies of former Communist bloc, 178–80; *Rems.*, 192, 194–96
- Shibata, Akiho, *Rems.*, 66
- Shihata, Ibrahim, quoted on World Bank’s aid conditions, 279–80
- Slomanson, William R., *Rems.* on six papers presented to ASIL Open Forum, 393–94
- Slovenia, international status of, 38
- Smith, Edwin M.: *Rems.* as Chair of panel on nuclear nonproliferation, 552–53; *Rems.*, 346, 570, 571
- Smith, James F., *Rems.*, 303–04, 326, 549
- Smithsonian Institution, conference on outer space of, 269
- Soderberg, Nancy: *Rems.* on foreign policy goals of Clinton Administration, 16971; *Rems.*, 173–74, 175, 176–77
- Somalia: aims of UN in, 160–61; critique of U.S. and UN actions in, 360–61
- South Africa, dispute-resolution center in, 391
- Sovereign immunity: panel discussion, 509–30; heads of state issue in, 512–15, 524–26
- Space activities: global positioning system in, 264–65; military issue in, 269–70; new legal problems in, 262–64; panel on sovereignty issues in, 259–70; partial analogy to high seas of, 262, 268; private rights in, 264
- Speir, Jerry, *Rems.* in paper on international environmental emergency response, 390
- Spero, Joan: *Rems.* on human rights and U.S. international economic interests, 274–77; *Rems.*, 287, 289
- Spire, Peter, *Rems.*, 461
- State Department (U.S. Department of State), views on Foreign Sovereign Immunities Act of, 510–15, 528–29
- Steger, Debra P.: *Rems.* on the significance of the WTO, 125–31; *Rems.*, 140, 141, 325
- Stein, Eric, *Rems.*, 46, 83
- Stephenson, Charles, *Rems.*, 551
- State sovereignty: abuses of term of, 76; attitude of World Government to, 394–95; Austinian concept of, 73; critique of traditional definition of, 74; definition recurring at 1994 ASIL meeting of, 73; direct taxation and military draft as criteria of, 54; immigration control as criterion of, 75–76; immigration laws’ effects on, 453–54; intergenerational interests affecting, 81; issue in GATT of, 501–02; Latin American views of, 318; panel on developments in, 51069; panel on immigration policy’s relation to, 439–63; panel on space issues in, 259–70; possible insights from international relations on, 79–80; regional organizations as threat to, 60; relationship to humanity of, 84–85; relationship to natural

- law of, 75; relation to statehood of, 73-74; round table on "The End of . . .?", 71-87; "soft" intrusions by UN into, 58-59; stress of market forces on, 54; treaty-making power in, 66-67; usefulness of term of, 84; "wonderful artificiality" of, 22-29
- Symington amendment, antiproliferation terms of, 557, 558
- Szasz, Paul C.: *Rems.* on fragmentation of Yugoslavia, 33-39; *Rems.* on UN security force operations, 340-44; *Rems.*, 47-48, 50, 344-45, 348-49, 350, 352
- Talbott, Strobe: statement on former Communist bloc of, 184; U.S. Department of State position of, 202
- Tajikistan, UN missions to, 147, 148
- Tapioca case, 522
- Tanzania, transnational practice in, 218-19
- Tanzman, Edward A.: *Rems.* on safety and environment under CWC, 226-30
- Tesón, Fernando: *Rems.* on Rawls's *The Law of Peoples*, 18-22, 30
- The Former Yugoslav Republic of Macedonia, *see* Macedonia
- Third World countries, *see* Developing countries
- Thompson v. *Oulahoma* case, 384, 386-87
- Timberland Company: international standards of social responsibility of, 283-86; withdrawal from China of, 284-85
- Tokyo War Crimes Tribunal, Charter of, 242
- Tomasevski, Katarina, *Development Aid and Human Rights Revisited* by cited, 198
- Toy, Charles D.: *Rems.* on functions of OPIC, 180-84; *Rems.*, 195, 196
- Trade-related investment measures (TRIMs), new monitoring committee for, 473
- Trail Smelter case, 393
- Transnational civil society, theory of, 5-7
- Transnational practice: characteristics in Africa of, 218-19; distinctive features of, 213-15; effect of UR on, 217; fee systems of, 214-15, 219; Mutual Recognition Directive in EU on, 216; panel on, 213-20; problems in Latin America of, 219-20
- Tribunal for Yugoslavia (International War Crimes Tribunal for the Former Yugoslavia): ABA's views on, 252; critique of procedures of, 243-45; critique of statute for, 241-43; evolution of, 239-41; funding for, 256-57; need for civil penalties in, 253-54; NGOs' influence on, 239; panel on, 239-59; super-indictment by, 253; support by Clinton Administration for, 107; views of Islamic Conference on, 256; views of U.S. Defense Department on, 245-51
- Trooboff, Peter: *Rems.* on COCOM and U.S. sanctions regimes, 477-80; *Rems.*, 484, 571
- Trubek, David M.: *Rems.* as Chair of panel on access to transnational justice under NAFTA, 531; *Rems.*, 546
- "Tuna-dolphin" case, 492, 547, 548-49, 550
- Turp, Daniel, *Rems.*, 86
- United Kingdom (UK), state immunity laws of, 512-13, 522-25, 527
- United Nations (UN): amendment of Charter of, 108-16; chapter VII enforcement actions of, 45-46; effect of Cold War on, 117; growing cost of peacekeeping by, 470; human rights activity in, 428-29; membership of former Yugoslav republics in, 37-38; need for U.S. support for peacekeeping by, 41-42; possible force for, 123, 343-44, 346, 351, 390, 394, 396; proactive role in controlling breakup of states of, 43-46; reform of, 105-24, 392-93, 394, 396-97; reform of budget of, 115; role of regional organizations in, 48-49; second-generation peacekeeping missions of, 45; security forces of, 328-53; suggested review of Charter of, 68; tiny states' membership in, 48-49; unnecessary functions of, 115
- UN Claims Commission for Gulf war, operations of, 520, 521, 525
- UN Claims Commission for terrorism: critique of, 521-22, 527-28; proposal for, 520-21
- UN Commissioner for Human Rights, establishment of position, 426, 428, 434
- Understanding on Rules and Procedures on the Settlement of Disputes (DSU), *see under* World Trade Organization (WTO)
- UN Committee on Peaceful Uses of Outer Space: activities of, 263, 268, 269, 270; space law issues before, 260
- UN Declaration on the Rights of Minorities (1992), stress on integrity of states in, 4
- UN Environmental Programme (UNEP), U.S. cooperation with, 90
- UN General Assembly (UNGA): Definition of Aggression by, 42, 43; Friendly Relations Declaration of, 44; pressure for human rights in, 278; reform of, 112-14
- UN Secretariat, reform of, 114-15, 339

- UN Secretary-General (UNSG): disagreement with U.S. over UN's future of, 39; qualifications of, 114; role in controlling breakup of states of, 44
- UN Security Council (UNSC): capacity to create norms of, 78-79; control of functioning of, 110-12; creation of International Tribunal for Former Yugoslavia by, 67, 239-41; determinations on intervention by, 331; permanent members in, 110; role of, 119
- UN security forces: alternative models for use of, 343-44; humanitarian interventions by, 329-36; internal or international conflict status of, 350; legal limits on conduct of, 349; legal responsibilities of, 352-53; lessons of Iraq, Somalia and Bosnia for, 332-35; panel on changing role of, 328-53; review of operations of, 340-43; role of "Guards" in, 343-44, 349; U.S. share of costs of, 338-39, 344, 345-46
- UN Working Group on Indigenous Populations: advantages for indigenous peoples of, 6-7, 9; avoidance by PLO of, 4; participation of indigenous peoples in, 77
- United States (U.S.): Airbus dispute with EC of, 133; anti-dumping laws of, 180; arms sales by, 562; assessed share of UN peacekeeping costs of, 338-39, 344, 345-46; case with Germany before ECJ of, 306; cases before ICJ of, 464-65; concerns in WTO of, 129, 137, 139; Customs Modernization Act of, 90; CWC requirements from, 224-26, 228, 231; electrical equipment issues with EC of, 306-07; export control laws of, 95-98; human rights and economic interests of, 274-77; immigration policy of, 439-63; legalistic culture of, 261; lifting barriers against former Communist bloc by, 178-79; nonextension of Convention on Execution of Judgments into, 95; objections to CSCE Convention on Conciliation of, 150; panel on "reluctant hegemon" status of, 163-77; policy on Haitian refugees of, 206; policy on peace operations of, 156-59, 336-40; policy on space activities of, 261, 263, 270; policy toward UN of, 39-42, 49, 116, 118; possible trade agreement with Chile of, 306, 309, 320; postwar sanctions regimes of, 477-80; reluctance toward Genocide Convention of, 61, 83, 242; reservations to human rights treaties of, 365-67; support for universality of human rights by, 364; use of section 301 by, 133, 139, 140, 287, 320; views on development on human rights of, 198-99; views on a force for UN of, 123, 346, 351-52
- United States v. Calley* case, 246, 255
- United States v. Carolene Products* case, 452
- United States v. Washington* case, "the Boldt decision," 7
- Uruguay Round (UR): dispute-settlement negotiations in, 133; effect on transnational practice of, 217; trade areas covered by, 125-26; "Understanding on Article XXIV" of, 313-16, 325
- U.S. Commission on Improving the Effectiveness of the UN, recommendations on a UN force of, 351-52
- U.S. Department of Defense, views on International Tribunal for Former Yugoslavia of, 245-51
- U.S. Institute of Peace, preventive diplomacy studies by, 142
- U.S. Supreme Court: attitude toward applying international law of, 82; respect for international law of, 383-88
- Uti possidetis*, role in boundary issues of, 43, 47
- van der Stoep, Max, CSCE conflict prevention activities of, 151
- van Dyke, Jon M., *Rems.*, 258, 550
- van Hoogstraten, David, *Rems.*, 549
- Vattel, justification of sovereignty by, 85
- Vienna Conference on Human Rights: challenges at, 420-21; follow-up of, 435; implementation procedures at, 433-34
- Vienna Convention on the Law of Treaties, ICJ interpretation of, 465-66
- Vietnam, World Bank policy in, 279
- Viles, Thomas, *Rems.*, 528-29
- Waitzer, Edward J.: *Rems.* on implications for Canada of international securities regulations, 400-08; *Rems.*, 408, 409
- War crimes, impeding humanitarian aid as, 239, 251
- Washburn, John L.: *Rems.* on status and problems of UN reform, 116-18; *Rems.*, 78-79, 85, 119-20, 121, 122, 123, 124
- Wedgwood, Ruth: *Rems.* on sovereignty and the North-South division, 55; *Rems.*, 60, 63
- Wegen, Gerhard, *Rems.*, 399
- Weinstein (see also *Lafontant v. Aristide* case), ruling on head of states immunity of, 512
- Weisburd, Arthur Mark, *Rems.*, 49

- Weiss, Edith Brown: Address as new ASIL President on challenges in the future to international law and the Society, 382-83; *Rems.*, 80-81
- Weiss, Peter, *Rems.*, 375, 570
- Weiss, Thomas G.: *Rems.* on UN humanitarian interventions, 329-36; *Rems.*, 347
- Weltover v. Argentina* case, 509, 510
- Whelan, Anthony, *Rems.*, 46-47
- Wiebe, Virgil, *Rems.*, 161, 437, 459
- Wight, Martin, cited on liberal perceptions, 10
- Williamson, Irving A., *Rems.* as Chair of panel on trading in a post-Uruguay Round world, 125
- Wilson, S. Bruce: *Rems.* as Chair of panel on "fast track" implementing procedure for trade agreements, 290-94; *Rems.*, 303, 304, 305, 306
- Wilson, Woodrow, opposition to League of Nations force by, 390
- Wise, Edward M., *Rems.*, 257
- Wood, Diane P.: *Rems.* on international enforcement of antitrust laws, 98-102; *Rems.* as Chair of panel on the year in international law, 481
- World Administrative Radio Conference, space-related planning of, 260
- World Bank: attitude toward South Africa and Portugal of, 278; East European memberships in, 179; policy on human rights of, 277-82; policy in Vietnam, Nicaragua and Cuba of, 279
- World Health Organization (WHO), request for opinion on nuclear weapons from ICJ by, 468-69
- World Service Authority, aims of, 458-59
- World Trade Organization (WTO): comparison with GATT of, 126-27, 130-31; competition and antitrust policies in, 102; critique of, 136-39; dispute settlement in, 130-31, 131-36, 138-39, 315, 475-76; form of EC approval of, 297, 306; panel on, 125-41; provisions of Agreement on, 127-31; regional arrangements under, 325; relation of "fast track" to, 305-06; relation to IMF and World Bank of, 137; U.S. concerns in, 129, 137, 139
- Yang v. Maugans* case (see also *Golden Venture* case), 452
- Yugoslavia (Former) (see also Federal Republic of Yugoslavia): critique of UN and U.S. actions in, 359-60; IMF decisions on status of, 52; international involvements in fragmentation of, 33-39; panel on International War Crimes Tribunal for, 239-59; secession issues in, 47-48; Washington Action Plan for, 50
- Zaid, Mark S., *Rems.*, 102
- Zan, Myint, *Rems.*, 87, 207, 437
- Zhirinovsky, ultranationalism of, 201

